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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/846,452	04/30/2001	Han C. Wen	3997P007	4448
7590 06/13/2005			EXAMINER	
Tarek N. Fahmi			DUONG, DUC T	
BLAKELY, SOKOLOFF, TAYLOR & ZAFMAN LLP Seventh Floor 12400 Wilshire Boulevard Los Angeles, CA 90025-1026			ART UNIT	PAPER NUMBER
			2663	
			DATE MAILED: 06/13/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
		, (pp. ca.i.(c)				
	09/846,452	WEN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Duc T. Duong	2663				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the o	correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPL' THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a repl If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be till by within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE	mely filed ys will be considered timely. In the mailing date of this communication. ED (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>07 F</u>	<u>ebruary 2005</u> .	•				
2a) This action is <b>FINAL</b> . 2b) ☑ This						
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ⊠ Claim(s) 1-10 and 12-25 is/are pending in the 4a) Of the above claim(s) is/are withdray 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) 1-10 and 12-25 is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and/or	wn from consideration.					
Application Papers						
9)⊠ The specification is objected to by the Examine	er.					
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the	• • •	' i				
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex						
Priority under 35 U.S.C. § 119	•					
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Bureau * See the attached detailed Office action for a list	ts have been received. ts have been received in Applicat rity documents have been receiv u (PCT Rule 17.2(a)).	ion No ed in this National Stage				
Attachment(s)		Co				
1) Notice of References Cited (PTO-892)	4) Interview Summary					
<ol> <li>Notice of Draftsperson's Patent Drawing Review (PTO-948)</li> <li>Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)</li> <li>Paper No(s)/Mail Date</li> </ol>	Paper No(s)/Mail D  5) Notice of Informal F  6) Other:	ate Patent Application (PTO-152)				

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### **DETAILED ACTION**

## Response to Arguments

1. Applicant's arguments with respect to claims 1-10 and 12-25 have been considered but are moot in view of the new ground(s) of rejection.

## Claim Rejections - 35 USC § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1-10 and 12-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Aoki et al (US Patent 6,757,255 B1) in view of Ruutu et al (US Patent 6,219,713 B1).

Regarding to claim 1, Aoki discloses a method (fig. 12), comprising applying predictions of congestion conditions (obtaining a round trip time RTT) for a traffic stream (TCP) in a communication network to modify an initial congestion window size for the traffic stream (col. 11 lines 29-33); and applying dynamic bandwidth control (calculating an effective bandwidth) to the traffic stream (col. 11 lines 33-37).

Aoki fails to teach for the initial congestion window is set up to an advertised window size of a client receiving the traffic stream.

However, Ruutu discloses a method for adjustment of TCP congestion window, wherein the congestion window 360 is adjusted according to an advertised window size 350 of a receiver 310 (fig. 3 col. 4 lines 53-65).

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Thus, it would have been obvious to a person or ordinary skill in the art, at the time of the invention, to employ an advertise window of a receiver as taught by Ruutu in Aoki's system to provide a more accurate and faster response to the changing network conditions.

Regarding to claims 9 and 20, Aoki discloses a communication network 1 (fig. 1 col. 6 lines 5-7) comprising one or more communication paths (fig. 1 col. 6 lines 17-20) between one or more content sources 16-18 and one or more clients 16-18 (fig. 1 col. 6 lines 12-16), at least one of the communication paths including a control node 2 (Fig. 2 col. 6 lines 25-33) configured to set an initial congestion window for a traffic stream (TCP) transmitted over the at least one communication path according to predicted congestion conditions (a round trip time RTT) for that traffic stream (fig. 12 col. 11 lines 29-33) and to rate limit the traffic stream (calculating an effective bandwidth) to an effective bandwidth associated with a potentially congested bottleneck in the at least one communication path over which the traffic stream is transmitted (fig. 12 col. 11 lines 33-37).

Aoki fails to teach for the initial congestion window is set up to an advertised window size of a client receiving the traffic stream.

However, Ruutu discloses an apparatus for adjustment of TCP congestion window, wherein the congestion window 360 is adjusted according to an advertised window size 350 of a receiver 310 (fig. 3 col. 4 lines 53-65).

Thus, it would have been obvious to a person or ordinary skill in the art, at the time of the invention, to employ an advertise window of a receiver as taught by Ruutu in

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Aoki's system to provide a more accurate and faster response to the changing network conditions.

Regarding to claim 2, Aoki discloses the dynamic bandwidth control comprises modulating inter-packet bandwidths (calculating the effective bandwidth or transfer speed) of the traffic stream according to a capacity (number of transmitted packets/time expended for transmission) of a bottleneck in a communication path through which the traffic stream passes in the communication network (fig. 13 col. 15 lines 11-35).

Regarding to claims 3 and 15, Aoki discloses the predictions of congestion conditions are based on one of monitoring packet losses within the communication network (col. 10 lines 19-36) or monitoring packet round trip time in the communication network (col. 8 lines 45-65).

Regarding to claim 4, Aoki discloses the monitoring is performed on at least one of a traffic stream-by traffic stream basis, a connection-by-connection basis, a link-by-link basis, or a destination-by-destination basis (fig. 3 col. 6 lines 47-55).

Regarding to claims 5 and 16, Aoki discloses the monitoring is performed for a period between 0 and 100 seconds (fig. 10; noted the difference between the session start time and the session end time correspond to a period between 0 to 100 seconds).

Regarding to claims 6-8 and 17-19, Aoki and Ruutu discloses all the limitations with respect to claims 1 and 9, except for the monitoring is performed for a period between 30 and 100 seconds (claims 6 and 17), 50 and 100 seconds (claims 7 and 18), and 60 and 100 seconds (claims 8 and 19). However, to arrange a monitoring for a plurality of intervals of 30 and 100 seconds, 50 and 100 seconds, and 60 and 100

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seconds would have been obvious to a person of ordinary skill in the art since such arrangement of monitoring intervals involves only routine skill in the art, thus constituting no new inventive concept.

Regarding to claims 10 and 21 the control node is configured to rate limit the traffic stream by setting a minimum time spacing (a sliding window is uses to establishes the spacing time) between packets within the traffic stream (col. 14 lines 34-43).

Regarding to claims 12 and 22, Aoki discloses the control node is configured to rate limit the traffic stream by setting the effective bandwidth BW equal to a maximum transfer rate (number of transmitted packets/time expended for transmission) allowed by the potentially congested bottleneck in the communication path (fig. 13 col. 15 lines 11-35).

Regarding to claims 13 and 23, Aoki discloses the control node is configured to rate limit the traffic stream by applying a feedback (echo packet) control process to modulate inter-packet bandwidths in the traffic stream (fig. 12 col. 11 lines 21-29).

Regarding to claims 14 and 24, Aoki discloses the feedback control process 4 is applied at a control node 31 upstream of the potentially congested bottleneck in the communication path (fig. 11 col. 11 lines 3-20; the performance measuring device 4 performs the feedback control process).

Regarding to claim 25, Aoki discloses the at least one communication path is selected on the basis of prior packet losses thereon (col. 6 lines 43-47; the performance

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measuring device 2 obtains information on the performance of the TCP communications, the information include packet loss).

#### Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Duc T. Duong whose telephone number is 571-272-3122. The examiner can normally be reached on M-F (9:00 AM-5:00 PM).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Ricky Q. Ngo can be reached on 571-272-3139. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

DD DD

RICKY NGO
PRIMARY EXAMINER